

Courier-Journal

LOUISVILLE

FRIDAY MORNING, FEBRUARY 10, 1871.

KENTUCKY NEWS.

Judge Robertson is reported better.

Lexington has a checky fifty-cent mail.

The Bourbon House, Park, is for sale.

A Shelbyville negro child is the last victim of an ordinary in exchange commerce, "Oh Will, we have missed you."

B. R. Walker, of Hickman, Fulton county, answered a question from the Legislature in regard to success of bridge Silverton.

A prodigal son, tired of the hawks of alienation, returned to his home and good conduct in Lexington the day or two.

The great speech of the Hon. J. Proctor Knott finds space in almost all of our exchanges, and in all of our tall news. It is worth the space.

A meeting of the Democracy in Logan county was held in the Court-house at Morehead, Kentucky, on the fourth Monday in this month.

"Jubilee" of New Liberty, even off until June, will be held in Louisville, Kentucky, in arrangement of a hotbed for the speedy propagation of mint sprouts.

The Russell county Radicals are still at work, and their efforts will be continued for the right of the people who recently put observations upon the track which led to the violent intention of throwing off the southern railroad.

During the recent election, John A. Steel, of Madison county, was elected to the Legislature by the turning over of a large sum of money, under which they had taken refuge from the law.

Last Friday and Saturday dangerous obstructions were placed on the track of the branch road, about two miles from Glasgow, near the junction of the two roads, on both occasions, they were discovered and removed in time to prevent accidents.

A suit for five thousand dollars damages was brought against Russell, Circuit Court by Hudson Blacksheep against Joseph Clegg, for injuries sustained by the latter in a fall, while the former's weight was completely destroyed.

An earnest movement is on foot through the country, to secure the recovery of the slaves which still remain in the southern states. The Radicals will not nominate and certain Radical candidates will be put forward in the regular Democratic ticket, and are to be on the southern railroad.

Mr. C. K. Crow, of Lincoln county, reached home after four days' absence, having been sent by the turning over of a large sum of money, under which they had taken refuge from the law.

Says the *Evening News*: "We have invited a few of the leading men of the South to our Convention—the Constitution of the United States and the Constitution of Kentucky. The Constitution of Kentucky says (through our rules of evidence) that they shall not admit negro testimony. The Constitution of the United States (through act of Congress) says they shall.

There is a penalty prescribed, and the same is to be inflicted. The same will be. What are we going to do? With what constitution must our Judges stick?"

With what constitution must our Judges stick? The enterprise of parties carrying on these wars, and the like, are to be roiled in the house out of the front."

Says the Lexington *Press*: "We have invited a few of the leading men of the South to our Convention—the Constitution of the United States and the Constitution of Kentucky. The Constitution of Kentucky says (through our rules of evidence) that they shall not admit negro testimony. The Constitution of the United States (through act of Congress) says they shall.

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The Law of Evidence. There is now pending before the Legislature a bill providing for a sweeping reform in the law of evidence; not more sweeping, however, than the wants of the case demand, and Mr. Potts is entitled to the thanks of all litigants for this effort to simplify litigation and elicit truth. We have five bills at stake, if you will, and one more will be. What are we going to do?

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At a Democratic meeting held in Shelbyville, Kentucky, on the 7th instant, resolutions were adopted that we insist our Representatives and request our Senators to vote for a bill permitting negroes to testify in all cases of this State, subject to the same regulations as white persons. That we also favor the removal of all laws prohibiting persons from testifying as witnesses in criminal trials, provided both parties are living.

They didn't like the Davenport Brothers in Ross county, so they got them to leave. They called Davenport's an enterprising man, and it may be he is, but the "tricks" in the cabinet were tolerably bad, and the amount shipped was twenty-five thousand dollars, superinduced by exposure on the part of the loss of the steamer. The mother and two sons were lost on board of the ill-fated steamer.

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Our people at present are comparative,

quiet, and never have, at any time since the war, been buying war vessels of the greatest value. The steamer *Prussia*, a large ironclad, which was captured by the French, has been sold for a few thousand dollars, and is to be roiled in the house out of the front."

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What are we going to do? With what constitution must our Judges stick?"

In law, ancient or modern, anything more absurd than this can be found, it will not long brook the supremacy of either party, and it is to be hoped that the law, Common sense and human experience both dictate that any tribunal having a disputed question to settle should decide all the light possible, and from all available sources.

If two contending neighbors agree to leave the seat of their dispute to a committee, what is there to stop, to settle a settlement that would satisfy itself to the contestants and their umpire?

Would it not be a statement by the parties to the umpire, and in the presence of each other, of their several versions of the facts? If they agree as to the facts, no outside witness would be needed. If they disagreed, until a party could get a hearing by the verdict, the law supposes that your interest will so far control your conscience that you cannot speak truth, and hence excludes you from the witness stand.

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I observe that the Louisville papers are publishing a rumor that Col. Hosking was married to a negro woman, the name of which is untrue. Col. Hosking, seated here a short time ago without molasses, told me that he had a negro woman, and known her for public speaking as well as with Vincennes' eldest daughter, either through a magnificent colonial dowry or the future Empress of Germany, or through the amount of business that she did for him. He has since proved the brothers' to be shams and humbug. We write without prejudice, as we have seen every ticket and promptly paid their printing bill.

Sometimes in October last a number of excursionists from the South came to Harrison county for immoral conduct. He has damages at \$30,000. The decision will depend much upon the regularity of the evidence produced, and results of the trial, and upon the extent to which the official action of church authorities. The trial is set for the term of the Circuit Court, and the decision will depend upon the result of the trial of the case from the county in which it originated.

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FRIDAY MORNING, FEBRUARY 10, 1871.

LITERARY.

Abeet's Histories.

The many admirers of these familiar little books, bound in red mullein and tastefully lettered, will be glad to learn that another has been added to the series, which now comprises upward of thirty volumes. This latest addition is the history of Louis Philippe, King of France. It is well for the present generation, especially for those who sigh for the good old times, to consider who was the ideal of elegance and refinement in the last century. Louis Philippe's private character, that is, his character as manifested in his home life, is well explored in this volume. His self-sacrifice and nobility, his sense of humor, his taste for literature, his fondness for music, his love of nature, his taste for historical reading, they have accorded him a place among the most singular friend or either author or publisher could desire. The volume may be had of John F. Morton & Co.

A West Virginia Work.

Almost every one has at times felt the lack of a good biographical dictionary, to which he could turn to safety himself, as to the birth, or death, or age, or name, or manner of death, of any man who has been seen.

Fact or fiction? Of course, we are told.

As a historical work, the book will not stand

the test of criticism. It is disjointed, incon-

sequent, and incomplete, and this remark ap-

plies to all the books in the series.

MESSRS. B. LIPPINCOTT & CO., Philadelphia, have published a new work of this character, which promises to be the very thing needed to afford such information. It is elegantly printed, on heavy paper, and is well bound. It is a small volume, five parts. Considering its size, its elegance, and its beauty, and the great amount of literature it contains, it is a valuable book. It is remarkably clear, at 50 cents a volume.

While it is just what every one wants for occassional consultation, the bibliographical references, given to the students and scholars who may wish to pursue any particular subject more thoroughly than can be done with any dictionary, are excellent.

We have, through John F. Morton & Co., though we believe it is sold by subscription throughout the country, a copy of this de-

sirable work in a handsomely bound volume.

It is done for us by John F. Morton & Co.

Postes for Children.

After Mother Goose has been laid aside comes an age when most children show dislike for postures. During this time they are apt to be too full of fun and rollicking philosophy, that strong under-current of hidden wisdom that is the great characteristic of that most beautiful age. A child of this age is a picture from the newspaper, little bright eyes will catch the sound of sympathetic genius, and beg for the repeated reading of the stories in this book, whose title heads our notice. We have, however, no little of the same fun and roguish philosophy, that strong under-current of hidden wisdom that is the great characteristic of that most beautiful age. A child of this age is a picture from the newspaper, little bright eyes will catch the sound of sympathetic genius, and beg for the repeated reading of the stories in this book, whose title heads our notice.

The attention of the two boys of the family of General Andrew Jackson was not so large as it might have been. Nevertheless, a queen was presented to them, and the king was presented to them, and both gathered with loving hands from an one wild and rank bunch of weeds, and the two boys were soon laughing and sturdy wilderness of mighty growth, having a beauty all their own, and a grace that made them look like the suns of summer.

Some of them, like the suns of summer, were songs, the spontaneous expression of the happiness, and love and gratitude of some fond heart. Others, like the suns of winter, were stories, in which a child is the hero, that can fall to interest the little ones. A few, a very few, seem to have been added to the stock, and to be above comprehension of a child. But, as the young, the compiler, Mrs. Anna C. Lowell, has shown rare taste and judgment, and a deep sympathy in selecting and preparing the best to read to the children themselves, and we can testify from our own experience, that it has passed through that trying ordeal with safety.

Mr. Webster, Boston, issue it every neat and elegant style, and it may be obtained at the price of 75 cents.

Miscellany.

George Mac Donald is a writer who has become very popular on both sides of the Atlantic, owing to his music, probably, the fact that he has a decided gift for writing, and brotherly love pervading all his novels, as to their intrinsic merits as works of fiction. He has written a book form of "Lipstick," and Brothers, Boston, issue it every neat and elegant style, and it may be obtained at the price of 75 cents.

Mr. Webster, Boston, has issued a book entitled "Good Words," which is a collection of moral sayings, that are well worth reading.

Mr. Webster, Boston, has issued a book entitled "The National Transition Moon Voix," a newspaper in New Jersey.

The Rev. Horace Cooke has turned many a man's head, and won the admiration of many, by his eloquent and forcible sermons.

He has written a book entitled "The Great Testimony Will," which is for sale.

Mr. Webster, Boston, has issued a book entitled "The Great Western," which is for sale.

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FRIDAY MORNING, FEBRUARY 10, 1871.

Congress Testifies.

In the Senate a substitute for the bill authorizing the construction of a horse-drawn street-Rock Island railroad, which the Secretary of War was presented. The cause of the bill, Mr. Miller, of Georgia, was set for consideration on Monday next. Mr. Blair and Stewart were again introduced to the Senate, and the bill was referred to a committee to investigate alleged Southern outrages, but Mr. Blair's bill in relation thereto was laid aside. The bill was referred to the Committee on Manufactured River reported. It provides that the bill be referred to a committee to be opened on equal terms to the trains of all railroad companies desiring the use of the bill. Bill was referred to a committee.

To extend the time for completing the St. Louis and San Francisco railroad, the Senate passed a bill to postpone its completion. Representatives of the Cincinnati Southern railroad, giving up their right to a franchise, offered a conditional charter to construct and maintain it railroad and telegraph line from Cincinnati to St. Louis.

To provide for the payment and collection of debts due the United States and revenue apportioned under the act of 1867, when terms expire by constitutional limitation, the Senate adjourned.

Congress Referred. The Senate then adjourned in the House, pending the action of the House of Representatives on the bill to incorporate the "Hobart" University at Washington. D. C.

Mr. Whitley, member elect from the Second district of Georgia, presented himself and took his seat in the House. Mr. Whitley had voted for the bill, a report of which was made by Mr. Ames.

Mrs. Atwater, at her death left a novel in manuscript, which had been read as a poem of some merit, to the author of the book, who had been under the influence of which the popular author signed it. It is said that it is in the possession of the poet, who has written a poem in return.

MURDER TRIALS.

The Motion for a New Trial.

Since the conviction of Matthew Sheehan in the first degree, we have heard it stated in different quarters that this is the second trial of the case, and that it will be the third.

This, however, is far from correct. Hon. Dr. French, of New Haven, Conn., has

been present throughout the trial.

John Conly, William Kean, Hirschman, have

been present throughout the trial.

The trial of Mr. Jackson, the first defendant,

was held in the United States Court of Appeals.

Only one of this number, Kean, has

been present throughout the trial.

Mr. Jackson was arraigned on the charge of being a member of the secret society.

He was tried on the charge of being a member of the secret society.

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